Case 2:02-cr-00449-WBS Document 36 Filed 06/20/12 Page 1 of 1 UNITED STATES DISTRICT COURT FOR THE

JUN 2 0 2012

EASTERN DISTRICT OF CALIFORNIA

		CLERK, U.S. DISTRICT COL EASTERN DISTRICT OF CALIF	ORNI
UNITED STATES OF AM	ERICA,	DEPUTY CLERK	-
	Plaintiff,)	2:02CR00449-WBS-1	
v. RAYMELL LAMAR EASON	Defendant.	DETENTION ORDER (Violation of Pretrial Release, Probation or Supervised Release)	
After a hear (violation of believe defedefendant ha	ere is probable cause to be te or local crime while on esumption that his release ere is clear and convincing other condition of release or combination of cor will not flee or pose a community or the person is unlikely conditions of release. ing pursuant to F.R.Cr.P. probation or supervised rendant has violated a conditions of estates.	§ 3148 (violation of pretrial release order), the concline the person has committed a federal, a release and defendant has not rebutted the will endanger another or the community or grevidence that defendant has violated and set forth in 18 U.S.C. § 3142(g) there is no condituditions of release that will assure that the defendant danger to the safety of another person or the y to abide by any condition or combination of F.R.Cr.P. 32.1(a)(D), 46(c), 18 U.S.C. § 3148. 32.1(a)(6) and 46(c) and 18 U.S.C. § 3143 belease) the court finds there is probable cause to dition of probation or supervised release and ablishing by clear and convincing evidence that other person or to the community. 18 U.S.C. §	tion
of the Attorney General for persons awaiting or serving afforded reasonable opportu the United States or request in which defendant is confin in connection with a court p	confinement in a correct g sentences or being held unity for private consultati of an attorney for the Unite ed shall deliver defendant	§ 3142(i)(2)-(4) defendant is committed to the cust tions facility separate, to the extent practicable, for in custody pending appeal. The defendant shall ion with his counsel. Upon further order of a counted States the person in charge of the corrections fact to a United States Marshal for purpose of an appearance of the Corrections factor and United States Marshal for purpose of an appearance of the Corrections factor and United States Marshal for purpose of an appearance of the Corrections factor and United States Marshal for purpose of an appearance of the Corrections factor and United States Marshal for purpose of an appearance of the Corrections factor and United States Marshal for purpose of an appearance of the Corrections factor and United States Marshal for purpose of an appearance of the Corrections factor and United States Marshal for purpose of an appearance of the Corrections factor and United States Marshal for purpose of the Corrections factor and United States Marshal for purpose of an appearance of the Corrections factor and United States Marshal for purpose of the Corrections factor and United States Marshal for purpose of the Corrections factor and United States Marshal for purpose of the Corrections factor and United States Marshal for purpose of the Corrections factor and United States Marshal for purpose of the Corrections factor and United States Marshal for purpose of the Corrections factor and United States Marshal for purpose of the Correction factor and United States Marshal for purpose of the Correction factor and United States Marshal for purpose of the Correction factor and United States	from Il be rt of cility ance
□ Court/Original □ U.S	S. Attorney Defens	ise Counsel	